Case 2:19-cv-02704-DJH Document 35 Filed 08/02/19 Page 1 of 2

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4	PS@strojnik.com	
5	UNITED STATES I	DISTRICT COURT
6	DISTRICT OF ARIZONA	
7		
8		Case No: 2:19-cv-02704-DJH
9		PLAINTIFF'S OBJECTION TO
10		DEFENDANT'S REQUEST FOR JUDICIAL NOTICE [Doc 17]
11	PETER STROJNIK, (Sr.)	
12	Plaintiff,	
13		
14	vs.	
15	STATE BAR OF ARIZONA, an Arizona	
16	nonprofit corporation, SHAUNA MILLER and JOHN DOE MILLER, husband and	
17	wife; MARET VESSELLA and JOHN	
18	DOE VESSELLA, Husband and Wife; YET UNKNOWN ENTITIES AND	
19	PERSONS WHO PARTICIPATED IN THE ALLEGED CONSPIRACY	
20	THE ALLEGED CONSTINACT	
21	Defendant.	
22	Plaintiff objects to Defendant's Request for Judicial Notice [Doc 17] for t	
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he following reasons:

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- 1. Defendant's attack on Plaintiff's complaint is facial. Since the proffered documents are not referenced in Plaintiff's pleadings, they are inadmissible.
- 2. The proffered documents are an incomplete snippet of the State Bar Proceeding that are irrelevant to any issue before this Court: Plaintiff's request for expressive dissociation, its denial and the subsequent consensual disbarment are alleged in

the Complaint and are, therefore, accepted as true. The proffered documents neither add nor distract from the issues other than confirm that Plaintiff's allegations regarding his expressive dissociation, denial thereof and ultimate consensual disbarment are true.

DATED this 2nd day of August 2019.

PETER STROJNIK

Peter Strojnik Plaintiff

Distributed through PACER.